# PATENT COOPERATION TREATY

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## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	EOD EIDTHED ACT	ION	See Form PCT/IPEA/416			
325.0253PCT	•		See Form PC1/IPEA/416			
International application No.	International filing date (d	ay/month/year)	Priority date (day/month/year)			
PCT/US04/26926	18 August 2004 (18.08.20		20 January 2004 (20.01.2004)			
International Patent Classification (IPC)	or national classification and	IPC				
IPC(7): B01D 53/14 and US Cl.: 95/187, 223, 235; 96/234; 423/220						
Applicant						
FLUOR TECHNOLOGIES CORPORAT	TION					
1. This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.						
2. This REPORT consists of	a total of $\underline{3}$ sheets, inclu	ding this cover sheet				
3. This report is also accomp	•		ari)			
a. (sent to the applica	ant and to the Internationa	l Bureau) a total of	sheets, as follows:			
sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.						
b. (sent to the Inter						
, containing a sequence listing and/or tables related thereto, in electronic form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).						
4. This report contains indicate	ations relating to the follo	wing items:				
Box No. I B	Basis of the report					
Box No. II P	Priority					
	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability					
Box No. IV L						
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
Box No. VI	Box No. VI Certain documents cited					
Box No. VII C	Box No. VII Certain defects in the international application					
<del>1</del>	Box No. VIII Certain observations on the international application					
Date of submission of the demand		Date of completion of this report				
03 November 2005 (03.11.2005)		19 January 2006 (19.01.2006)				
Name and mailing address of the IPEA/ US		Authorized officer				
Mail Stop PCT, Attn: IPEA/US Commissioner for Patents		Frank M. Lawrence	leng War			
P.O. Box 1450 Alexandria, Virginia 22313-1450		Frank IVI. Lawrence	V / / / /			
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Form PCT/IPEA/409 (cover sheet)(April 2005)						

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/US04/26926

Во	x No.	I Basis of the report					
1.	With	regard to the language, this report is based on:					
	the international application in the language in which it was filed.						
	a translation of the international application into <u>English</u> , which is the language of a translation furnished for the purposes of:						
		international search (under Rules 12.3 and 23.1(b))					
		publication of the international application (under Rule 12.4(a))					
		international preliminary examination (under Rules 55.2(a) and/or 55.3(a))					
2.	to the	With regard to the <b>elements</b> of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not unnexed to this report):					
		the international application as originally filed/furnished					
	$\boxtimes$	the description:	j				
		pages 1-17 as originally filed/furnished					
		pages* NONE received by this Authority on received by this Authority on					
	$\boxtimes$	the claims:					
		pages NONE as originally filed/furnished					
		pages* 18-20 as amended (together with any statement) under Article 19					
		pages* NONE received by this Authority on pages* NONE received by this Authority on					
	K-21		ļ				
	$\boxtimes$	the drawings:					
		pages 1/7-7/7 as originally filed/furnished					
		pages* NONE received by this Authority on					
		pages* NONE received by this Authority on					
		a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.					
3.	$\boxtimes$	The amendments have resulted in the cancellation of:					
		the description, pages					
		the drawings, sheets/figs					
		the sequence listing (specify):					
		any table(s) related to the sequence listing (specify):					
4.		This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).					
		the description, pages					
		the claims, Nos.					
		the drawings, sheets/figs					
		the sequence listing (specify):					
		any table(s) related to the sequence listing (specify):					
* ]	If item	n 4 applies, some or all of those sheets may be marked "superseded."					

Form PCT/IPEA/409 (Box No. I) (April 2005)

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

Form PCT/IPEA/409 (Box No. V) (April 2005)

International application No. PCT/US04/26926

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
1. Statement						
Novelty (N)	Claims 1-13, 15-17	YESYES				
rovery (11)	Claims NONE					
Inventive Step (IS)	Claims <u>1-13, 15-17</u>					
	Claims NONE	NO				
Industrial Applicability (IA)	Claims 1-13, 15-17	YES				
midustrial Applicability (171)	Claims NONE					
2. Citations and Explanations (Rule 70.7) Claims 1-13 and 15-17 meet the criteria set out in PC comprising a first absorber coupled to a regenerator, and wherein the regenerator is configured to promote regenerator, wherein a portion of the H2S-rich gas is and wherein the first and second absorbers are configured to promote the prior art also does not teach or fairly suggest a precond H2S-enriched solvents comprises feeding at feeding a second portion of the H2S-rich product gas Claims 1-13 and 15-17 meet the criteria set out in PC claimed can be made or used in industry.  NEW CITATIONS  NEW CITATIONS	wherein the absorber is configured to promote a eformation of a H2S-rich gas from the solvent, if fed to the second absorber to increase a H2S or gured to produce an overhead product that is entrocess for carrying out the separation, wherein eleast part of the first solvent into the second absist to a Claus plant.  CT Article 33(4), and thus have industrial applications.	a second absorber coupled to the concentration in the H2S-rich gas, riched in CO2 and depleted in H2S. the step of combining the first and corber, or comprising a step of				

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#### **CLAIMS**

#### What is claimed is:

- 1. A plant comprising:
  - a first absorber fluidly coupled to a regenerator, wherein the first absorber is configured to promote absorption of hydrogen sulfide by a hydrogen sulfide-selective solvent, and wherein the regenerator is configured to promote formation of a hydrogen sulfide-rich gas from the hydrogen sulfide-selective solvent;
  - a second absorber fluidly coupled to the regenerator, wherein a portion of the hydrogen sulfide-rich gas is fed to the second absorber to thereby increase a hydrogen sulfide concentration in the hydrogen sulfide-rich gas; and wherein the first and second absorbers are configured to produce an overhead product that is enriched in carbon dioxide and substantially depleted in hydrogen sulfide.
- The plant of claim 1 wherein the first and second absorbers produce a first and second hydrogen sulfide-enriched solvent, and wherein the first and second hydrogen sulfideenriched solvents are combined.
- 3. The plant of claim 1 wherein the first and second absorbers produce a first and second hydrogen sulfide-enriched solvent, wherein the first and second hydrogen sulfide-enriched solvents are combined, and wherein the second absorber receives at least a portion of the combined hydrogen sulfide-enriched solvents.
- 4. The plant of claim 1 wherein the first absorber produces a first hydrogen sulfideenriched solvent, and wherein the second absorber receives at least a portion of the first hydrogen sulfide-enriched solvent.
- 5. The plant of claim 1 wherein another portion of the hydrogen sulfide-rich gas is fed to a Claus plant.
- 6. The plant of claim 5 further comprising a third absorber that receives a tail gas from the Claus plant, wherein the third absorber is configured to promote absorption of hydrogen sulfide by a hydrogen sulfide-selective solvent, and wherein the third

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absorber is configured to produce an overhead product that is enriched in carbon dioxide and substantially depleted in hydrogen sulfide.

- 7. The plant of claim 6 wherein the third absorber is configured to produce a third hydrogen sulfide-enriched solvent.
- 8. The plant of claim 7 wherein the third hydrogen sulfide-enriched solvent is fed to at least one of first and second absorbers.
- 9. A plant comprising:
  - a first absorber fluidly coupled to a regenerator, wherein the first absorber is configured to promote absorption of hydrogen sulfide by a hydrogen sulfide-selective solvent, and wherein the regenerator is configured to promote formation of a hydrogen sulfide-rich gas from the hydrogen sulfide-selective solvent;
  - a second absorber fluidly coupled to the regenerator, wherein a portion of the hydrogen sulfide-rich gas is fed to the first absorber to thereby increase a hydrogen sulfide concentration in the hydrogen sulfide-rich gas;
  - a Claus plant that receives another portion of the hydrogen sulfide-rich gas and produces a tail gas, wherein the second absorber is configured to receive the tail gas; and
  - wherein the first and second absorbers are configured to produce an overhead product that is enriched in carbon dioxide and substantially depleted in hydrogen sulfide.
  - 10. The plant of claim 9 wherein the second absorber is configured to produce a hydrogen sulfide-enriched solvent, and wherein at least a portion of the hydrogen sulfide-enriched solvent is fed to the first absorber.
  - 11. A method of increasing the concentration of hydrogen sulfide in a gas stream comprising:
    - separating an acid gas stream in a first absorber to form a first carbon dioxide-rich gas and a first hydrogen sulfide-enriched solvent using a hydrogen sulfide-selective solvent;

AMENDED SHEET

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separating a first portion of a hydrogen sulfide-rich product gas in a second absorber to form a second carbon dioxide-rich gas and a second hydrogen sulfide-enriched solvent;

combining the first and second hydrogen sulfide-enriched solvents;
removing hydrogen sulfide from the first and second hydrogen sulfide-enriched
solvents to thereby form the hydrogen sulfide-rich product gas; and
feeding a second portion of the hydrogen sulfide-rich product gas to a Claus plant.

- 12. The method of claim 11 wherein the step of combining the first and second hydrogen sulfide-enriched solvents comprises mixing of the first and second hydrogen sulfide-enriched solvents.
- 13. The method of claim 11 wherein the step of combining the first and second hydrogen sulfide-enriched solvents comprises feeding at least part of the first hydrogen sulfide-enriched solvent into the second absorber.
- 14. Canceled.
- 15. The method of claim 14 wherein the Claus plant produces a tail gas, and comprising a step of feeding the tail gas to a third absorber that produces a third overhead product that is enriched in carbon dioxide and substantially depleted in hydrogen sulfide, and a third hydrogen sulfide-enriched solvent.
- 16. The method of claim 15 wherein the third hydrogen sulfide-enriched solvent is fed to the first absorber.
- 17. The method of claim 15 wherein the third hydrogen sulfide-enriched solvent is fed to the second absorber.